

PacTel
Cellular
Distribution
Department

Bulletin

Important information coming your way... February 24, 1993

CUSTOMER DEPOSIT

FACT: Customers that are assessed a deposit should be informed that we hold deposits for six (6) consecutive on time payments. The customer will receive six percent (6%) interest on their money. In order for the deposit to be refunded, the customer must make all six (6) on time payments and request, in writing, the return of deposit to:

*PacTel Cellular (Refund of Deposit) 2150 River Plaza Drive, Suite #400
Sacramento, CA 95833*

CALL ACCOUNTING

In the last bulletin we introduced Call Accounting, a new feature PacTel Cellular is offering. The attached brochure explains how to use this feature. Please call the Distribution Voice Mail if you would like more copies of "How To Use Call Accounting".

MOBILINK

PacTel Cellular is proud to announce an alliance with 14 leading cellular operators to create a new service that we believe will become a benchmark for mobile communications throughout the U.S. and Canada. This new service, called MOBILINK, will be available early in the third quarter. MOBILINK will be licensed to B-side cellular operators and will complement existing offerings by providing customers with consistent levels of quality and service wherever the brand is available. MOBILINK's goal is to make cellular service available to more people by creating a widely recognized national brand.

MOBILINK will offer our customers:

- ☐ The ability to make and receive calls instantly in all major metropolitan MOBILINK markets.
- ☐ 24 hour customer service, available via *611 or a single 800 number throughout markets served by MOBILINK.
- ☐ Customer satisfaction guarantees.
- ☐ Service Centers throughout the U.S. and Canada.

MOBILINK promises to be a real competitive advantage by providing customers with guaranteed high-quality cellular service. More information will be available as we get closer to implementation.

FCC CELLULAR TELEPHONE ESN EMULATION (see attachments)

The FCC has evaluated whether the emulation devices and services offered by C Two Plus are in compliance with the FCC rules. The attached FCC letter states the C Two Plus product is in violation of Section 22.915 of the Commission's Rules.

We welcome your comments, suggestions and questions.
Please call Carol Camponovo, Distribution Department @ (916) 646-2215.

"SERVICE ABOVE AND BEYOND THE CALL"



P. 1

Richard W. Stimson
Vice President
General Counsel
and Regulation

GTE Mobile Communications
245 Perimeter Center Parkway
Atlanta, GA 30346
404 391-2090

VIA FAX

March 11, 1993

Wholesale Cellular USA, Inc.
5720 West 71st Street
Indianapolis, In 46278

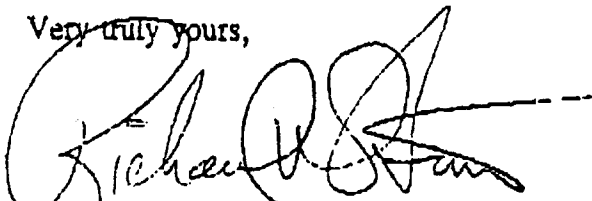
Dear Sirs:

GTE has just received a copy of an advertisement placed in Cellular Business, March 1993, wherein Wholesale Cellular USA, Inc. is offering for sale the C2+ Emulation device.

This letter is to advise you that in GTE's opinion the C2+ technology violates FCC Rules and Regulations. Unless your Company ceases selling the C2+ Emulation device immediately, GTE will institute suit to enjoin the continued sale and distribution of the C2+ emulation device.

Please have your counsel respond to this letter within 48 hours of receipt. The response may be faxed directly to the undersigned at (404) 391-8066.

Very truly yours,



Richard W. Stimson

RWS:jms

RS31138

Don't Tamper!

Recently, there has been more advertising from companies offering "two-fer," or one cellular mobile number with two phones. These companies often advertise as distributors, resellers, or agents of the "C Two Plus" system, and claim to offer a legitimate service. CTIA and the cellular carriers and manufacturers that it represents would like your readers to know that there is no lawful use for this service.

The "two-fer" services require the copy or "emulation" of one cellular phone's electronic serial number (ESN) into another cellular phone. Pursuant to FCC rules, a cellular phone's ESN must be set by the phone's manufacturer, and each cellular phone is required to have a unique ESN. The "C Two Plus" system corrupts a cellular phone's factory firmware, and overwrites the original ESN with the ESN of another phone.

CTIA and the FCC recently corresponded on this matter. The FCC maintains: "It is a violation of Section 22.915 of the Commission's Rules for an individual or company to alter or copy the ESN of a cellular telephone so that the telephone emulates the ESN of any other telephone."

CTIA's Fraud Task Force works with cellular carriers to combat the industry's \$300 million cellular fraud problem. The "C Two Plus" service can encourage fraud by enabling anyone with a fraudulent intent and a valid ESN/mobile number combination to reprogram a cellular phone with the mobile number and ESN of a legitimate cellular subscriber—without that person's consent or knowledge, thereby causing the subscriber to be billed for the calls made by the fraudulent phone.

Eric Hill

Director of Industry Security, CTIA
Washington, D.C.

Although C2+ claims to have a legal loophole to operate in, until the issue is completely resolved we will not accept any advertisements of this type of service; and, in fact, we rejected an ad for this issue. —Ed.



Confused Categories

Thanks for Michael Meresman's Comparison Report, "Preeminent Palmtops," in your December, 1992 issue.

Meresman clearly recognizes the powerful computer inside the PSION Series 3. However, he perpetuates what continues to confuse many consumers—namely, that these pocket-size products are, as a category, "organizers." This connotes a level of function far less than that delivered by the PSION Series 3.

To do a good service for the industry, we need to get away from this misnomer. True electronic organizers—a category invented by PSION in 1983—are fine for what they are, but real computers that provide extensive utility in a pocket-size package should be regarded as a distinct product class.

Anthony Revis
President, PSION
Concord, Massachusetts

As often happens with new types of products, the boundary lines are often blurred. And in writing the actual story, we try not to beat one word into the ground, which is where "organizer" slipped in. Certainly, the Series 3's functionality classifies it much more as a "palmtop." —Ed.

Letters to the editor may be sent by mail, fax or E-mail—including the CompuServe forum. See page 14 for details.

MAY/JUNE(?) INSTALLATION NEWS

5/27/93

Cellular Ads Offer Illegal Phone Service

The Fraud Task Force division of the Cellular Telecommunications Industry Association (CTIA) is bearing down on companies advertising as distributors, resellers, or agents of the C Two Plus system.

According to the CTIA, these companies are offering "two-fer," one cellular mobile number with two phones. The "two-fer" services require the copying or emulation of one cellular phone's electronic serial number (ESN) into another cellular phone. With the C Two Plus system, anyone with a valid ESN/mobile number combination can reprogram a cellular phone with the mobile number and ESN of a legitimate subscriber without that individual's knowledge. That subscriber would then be billed for calls made on the fraudulent phone.

According to FCC rules, a cellular phone's ESN must be set by the phone's manufacturer. Each cellular phone is required to have a unique ESN.



BellSouth Cellular

A BELL SOUTH Company

320

INTEROFFICE MEMORANDUM

TO: All BSC Employees/Agents DATE: April 14, 1993

FROM: *KB* Karen Bennett SUBJECT: ESN Emulation
Programming

Several of you have received questions from individuals/customers inquiring about a local company who is claiming to have the ability to provide a second phone with the same/our mobile number (2 ESN's one mobile number).

This is our official position on the issue.

1. It is a violation of the FCC's rules for an individual or company to alter or copy the ESN of a cellular telephone so that the telephone emulates the ESN of any other cellular telephone. Moreover, it is a violation of the FCC's rules to operate a cellular telephone that contains an altered or copied ESN.
2. We as cellular suppliers (you as an employee of BellSouth Cellular) would be in violation if we/you knowingly allowed these extension phones to be operated on our system.
3. If you encounter any situation, you must immediately bring this to Terri Spears' attention. Terri will in turn report the violation to Atlanta and the FCC. Ms. Spears can be reached by dialing 450-3589.
4. If a customer tells you that he is going to have his ESN altered or receive a second phone with the same mobile number, you must advise Terri Spears of such and she will report to Atlanta and the FCC. The customer must be told that this is a FCC violation and could be subject to appropriate enforcement action.
5. As part of our ongoing fraud prevention efforts, we are testing some fraud and clone detection systems. If any of these "extension phones" are being used in Mobile, they will be detected through this system as clones and disconnected.

6. [If you are aware of any individual or companies who are providing this service, please give this information immediately to Terri Spears who will report this to Atlanta, the FCC and CTIA. CTIA is writing to all known people and/or companies who have advertised or are known to be involved in this activity.]

Thank you for your cooperation in this matter.

KB: *[initials]*

Attachment *7*

Bell

FRAUD ALERT BULLETIN

TO: DISTRIBUTION

FROM: MELBA MARTIN *Melba*

DATE: APRIL 12, 1993

IN CONVERSATIONS WITH MANY OF YOU, AS WELL AS IN THE FRAUD AWARENESS SEMINARS, THE TOPIC OF "EXTENSION PHONES" IS DISCUSSED EXTENSIVELY. THE ABILITY TO HAVE TWO PHONES WITH THE SAME MOBILE NUMBER AND ESN IS BEING PROVIDED PRIMARILY USING SOFTWARE DEVELOPED BY A COMPANY FROM MONTGOMERY, ALABAMA, KNOWN AS "C TWO PLUS". (IN ADDITION TO PROVIDING THE SERVICE THEMSELVES, THEY HAVE ALSO SOLD DISTRIBUTORSHIPS TO BOTH COMPANIES AND INDIVIDUALS ALL OVER THE COUNTRY WHICH HAS RESULTED IN THE SERVICE BEING ADVERTISED AND AVAILABLE VIRTUALLY EVERYWHERE.

THE OFFICIAL POSITION OF THE FCC AS FOLLOWS:

"IT IS A VIOLATION OF SECTION 22.915 OF THE COMMISSION'S RULES FOR AN INDIVIDUAL OR COMPANY TO ALTER OR COPY THE ESN OF A CELLULAR TELEPHONE SO THAT THE TELEPHONE EMULATES THE ESN OF ANY OTHER CELLULAR TELEPHONE. MOREOVER, IT IS A VIOLATION OF THE COMMISSION'S RULES TO OPERATE A CELLULAR TELEPHONE THAT CONTAINS AN ALTERED OR COPIED ESN."

ATTACHED IS A COPY OF THE FCC'S REPLY TO C.T.I.A. ON THIS SUBJECT. PLEASE FEEL FREE TO MAKE COPIES AND DISTRIBUTE TO ANYONE WHO QUESTIONS THIS POSITION.

PLEASE TAKE NOTE OF THE LAST SENTENCE OF THE FCC STATEMENT WHEREIN IT SAYS IT IS IN VIOLATION TO OPERATE CELLULAR TELEPHONE WHOSE ESN HAS BEEN ALTERED OR COPIED. WE AS CELLULAR SUPPLIERS WOULD BE IN VIOLATION IF WE KNOWINGLY ALLOWED THESE EXTENSION PHONES TO BE OPERATED ON OUR SYSTEMS.

AS PART OF OUR ON-GOING FRAUD PREVENTION EFFORTS, WE ARE TESTING SOME FRAUD AND CLONE DETECTION SYSTEMS. IF ANY OF THESE "EXTENSION PHONES" ARE BEING USED IN OUR MARKETS/PROPERTIES, THEY WILL BE DETECTED THROUGH THESE SYSTEMS AS CLONES AND DISCONNECTED.

X IF YOU ARE AWARE OF ANY INDIVIDUALS OR COMPANIES WHO ARE PROVIDING THIS SERVICE, PLEASE FAX ME THE NAME AND ADDRESS. SOME OF YOU ALREADY HAVE DONE THIS OVER THE PAST SEVERAL MONTHS, BUT WE WANT TO BE CERTAIN WE HAVE AS COMPLETE A LIST AS POSSIBLE. C.T.I.A. IS WRITING TO ALL KNOWN PEOPLE AND/OR COMPANIES WHO HAVE ADVERTISED OR ARE KNOWN TO BE INVOLVED IN THIS ACTIVITY.

Responding to Extension Phone Inquiries

To: Customer Operations
From: Veleria Farris *VLF*
Date: 11/02/1994
Subject: Extension Phones, ... C2+ Technology

An article regarding extension phones in the Journal/Constitution newspaper on Sunday, October 30th has raised a number of inquiries from customers. Listed below are responses to give to customers on this subject:

- The Federal Communications Commission (FCC) ruled in September 1994 that extension phones are illegal and considered cellular fraud (cloning). Extension phones are units that allow customers to have two phones with the same MIN/ESN on cellular systems; "altered phones" are not allowed on ANY cellular system. This includes Airtouch, Cellular One, etc.
- BMI plans on offering a 2 Phones/1 Number service approximately in April 1995. This will be a switch based service using the ESN of both units. One ESN will not be "altered" or "cloned" to match the other. This will prevent problems with making and receiving calls, transmission, the ability to roam with both units and other problems that are prevalent with extension phones.
- The warranty of a phone is invalid once it is "altered" or "cloned". Extension phones require having the ESN altered to match another unit. If a technical problem is found later on with the unit, the manufacturers warranty will not be honored.
- It is important that the ESN of the unit be protected just like the PIN code on ATM cards. Cloning a unit requires giving ESN numbers to an unauthorized person/company. The ESNs can be used for fraud purposes and can result in enormous airtime charges on your bill. If BMI finds that fraud occurred due to having phones altered/cloned, the customer is liable for ALL charges.
- The CFS Fraud group is responsible for detecting cloned phones and will terminate the service on all lines once discovered.

You now have the same information that CFS Fraud has on extension phones. It is not necessary to transfer customers to them to answer inquiries about this service.

Please call me at 847-3382 with any questions/concerns.

cc: Butch Malone Tom Creekmore Marion Heaton Amy Gross Ella Loving
 Dan Whigam Mark Selfon Sharie Moore Vanessa Bowers

November 2, 1994

TO: Area General Manager

FROM: Vena Smith

RE: Two Cellular Phones One Number

The purpose of this memo and presentation during the AGM conference call on Friday, November 4, 1994, is to provide you with a recommended company-wide method for addressing the illegal "two-for-one" cellular service being offered by vendors within your specific markets. This approach has just recently been rolled-out to the San Diego market.

As background, this service is generically referred, in the cellular industry, as "C2+" which was created by a company called "C Two Plus". This is an industry-wide, long-standing problem. The company markets its services both directly, through its many agents and may be selling "franchises", throughout the country. This is a cloning activity and is in violation of long standing Federal Communications Commission ("FCC") rules which require that a cellular phone's electronic serial number ("ESN") only be set by the manufacturer and that each cellular phone must have its own unique ESN.

Although C2+ representatives contend that cellular carriers oppose this service because it denies them additional revenues, I believe this is a secondary concern for carriers. The major concern is that it increases the risk of corruption to the cellular carrier's network and provides an easy and convenient fraud mechanism.

CTIA on behalf of the carriers has sent letters to various publishers throughout the country requesting that the advertisers reconsider running ads for any company providing this service because it is unlawful under FCC rules. It is my understanding that C Two Plus has filed a civil suit in Alabama against CTIA and some carriers. While there is not alot of information available on this pending lawsuit, it is my understanding that the lawsuit at least in part relates to the right of C Two Plus to pursue its business.

It does not appear that cellular carriers in general have taken a very aggressive stand on this issue as far as approaching a specific vendor of the service. More than likely inaction is based on the perceived weakness of the FCC's appetite to enforce this rule. It appears that the carriers are addressing specific customer and/or agent questions on a case-by-case basis as the issue arises.

C2+ service providers advertise both by word-of-mouth and by advertising in newspapers and trade journals, etc. It is proposed that when you become aware of this situation in your market either you or one of your designated managers contact a management representative for the specific entity proposing to provide the C2+ service, first by phone to discuss the matter and then use the attached letter as a follow-up. Depending on the uniqueness of your situation, lawyer guidance may be appropriate before, during or after the various recommended steps.

I would like to point out two risks. The letter demands that the addressee "cease and desist" from further advertising and provision of this service. First, there must be a mechanism in place to track this matter and be ready to pursue further action within a standardized procedural time period. Second, NewVector should be committed to following through on its stated pursuit of legal action, if required, or a realization that no follow-through on the warning may make the misbehavior worse. The team of Field Sales Management and Law will need to decide just how far it is committed to pursue this regulatory misbehavior. It is not believed that the FCC has the time, resource or inclination to deal with this matter. Certainly, the nature of the Alabama case(s) and their ultimate outcome(s), may be significant. Ultimately commitment by management to provide whatever assistance the legal team will require from local and/or corporate personnel is essential. To ensure that all parties, including U S WEST Law, are aware of this matter, a copy of this memo and attachment are being provided to Bruce Harrell. A further copy is being delivered to Don Mukai because of his FCC lawyer duties. These two lawyers previously received copies of this general information as it was rolled out to San Diego. Since I've received no input including opposing input from the lawyers, I am attempting this expansion of the process in an effort to assist you.

There is an additional risk which I want to mention at this time but is not the focus of this particular memo. This is the risk that a U S WEST Cellular customer has innocently obtained and is using this unlawful service. This is another facet of the matter that I am currently working on but at this point, I have not received any facts or indication of any kind that there are any San Diego customers currently using this service. In the near future, customers who do participate in this product appear to also become accountable for FCC rule violation (see below for further discussion). However, our current issue at this time is the perceived inaction by cellular licensees to comply with the FCC rule by not consistently pursuing this violation of the rules. Given the complexity I describe herein, I would not encourage "abusing" our customers who are using such services. "Educating" the customer should be the subsequent step. But, I ask you to consider how you plan to educate and "make the customer whole" after the customer has entered into a C2+ transaction.

On September 6, 1994, the FCC released its Report and Order which reinforce and strengthened its existing rules related to this matter effective January 1, 1995. In addition, this Report and Order contains new language stating that any customer who knowingly obtains and

uses this C2+ service will be in violation of the FCC rules. As the January 1, 1995 date draws closer, I will be revising both the attached letter as well as any customer notification letter that I am currently drafting to reflect these rule changes. This additional proposed letter could be used to reinforce "the education" of the customer. I will incorporate your input, if any. Certainly the customer may be alienated. This is something that Sales and Customer Care management will need to weigh and plan for rather than handling on a case-by-case basis. In addition, Marketing may need to further assess the demand for and/or timing of a network-based "extension phone" service. This legitimate service is already being discussed and examined by New Product Development and Network Engineering. Other cellular carriers are currently offering this service in the United States. In addition, I attended a CTIA-sponsored meeting regarding the extension phone service last week which was essentially an informational meeting with representatives from some cellular carriers, CTIA and some switch manufacturers.

From an overall fraud management perspective, I would appreciate your keeping me in the loop regarding these matters as well as copying me in on such correspondence so I may track the number, nature and resolution of such incidents. In addition, if you have any questions, wish to discuss the matter further or I can be of assistance, please contact me (206-644-4955).

Attachment

cc: Linda Harker (w/Attachment)
Milo Kraemer (w/Attachment)
Don Mukai (w/Attachment)

Appendix 2

FEDERAL COMMUNICATIONS COMMISSION

Record Image Processing System

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RECORD INDEX DATA

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File No:
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Applicant/Petitioner:
Filed by:
Location:
Channel: Call Sign: Date Closed:
Appeal No:
Designation Date: 0000 Cmsn Decn: 0000 PN Date: 0000
ID Date: 0000 Docket Created: 051892 NPRM/NOI Date: 051492
OA Date: 0 Eff. Date: 0 R&O Date: 080294
RB Decn: 0 Rules Sec: PART 22

***** DKT/RM: 92-115 *****

01/20/95 DOC TYPE: COMMENT
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RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

01/20/95 DOC TYPE: COMMENT
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RM#: VIEWING STATUS: 0 EXPARTE:

01/20/95 DOC TYPE: OPPOSE
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RELEASE/DENIED: FCC/DA#:
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LAW FIRM: STACHIW, MARK A.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

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LAW FIRM: WILLIAMS, ANDREA D.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

01/20/95 DOC TYPE: COMMENT
APPL : MATSUSHITA COMMUNICATIONS ATT:
LAW FIRM: FLETCHER HEALD & HILDRETH PETRUTSAS, GEORGE
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

01/20/95 DOC TYPE: OPPOSE
APPL : MTC COMMUNICATIONS ATT:
LAW FIRM: HEAVENER, M.G.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

***** DKT/RM: 92-115 *****

01/20/95 DOC TYPE: COMMENT
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LAW FIRM: MASSEY, CATHLEEN A.
RELEASE/DENIED: FCC/DA#:
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01/20/95 DOC TYPE: OPPOSE
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LAW FIRM: GURMAN, KURTIS, BLASK BLASK, JEROME K.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

01/20/95 DOC TYPE: OPPOSE
APPL : SPRINT CORPORATION ATT:
LAW FIRM: KEITHLEY, JAY C.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

01/03/95 DOC TYPE: REQUEST
APPL : CELLTEK INC ATT:

LAW FIRM: FOSTER, RON
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/30/94 DOC TYPE: PUB NOTICE
APPL : PIRS ATT: REPORT NO. 2049
LAW FIRM: FCC ALSTON, CHARLES
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/30/94 DOC TYPE: COMMENT
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LAW FIRM: LUKAS, MCGOWAN, NACE & GU GUTIERREZ, THOMAS
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/30/94 DOC TYPE: ORDER
APPL : MOBILE SERVICES DIVISION ATT:
LAW FIRM: FCC UNKNOWN
RELEASE/DENIED: 01/10/95 FCC/DA#: 94-357
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RELEASE/DENIED: FCC/DA#:
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***** DKT/RM: 92-115 *** :

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APPL : AMERICAN PAGING, INC. ATT:
LAW FIRM: KOTEN & NAFTALIN WHEELER, GEORGE Y.
RELEASE/DENIED: FCC/DA#:
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LAW FIRM: O'CONNOR & HANNAN RASMUSSEN, AUDREY P.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE: Y

12/27/94 DOC TYPE: OPPOSE
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LAW FIRM: ALTSCHUL, MICHAEL F.
RELEASE/DENIED: FCC/DA#:
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LAW FIRM: BELARDI, GENE P.
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LAW FIRM: ROCHE, ROBERT F.
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APPL : CTIA ATT:
LAW FIRM: UNKNOWN
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE: Y

12/20/94 DOC TYPE: PET RECON
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 LAW FIRM: SKADDEN, ARPS, SLATE, MEA PAWLIK, DAVID H.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
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 LAW FIRM: MITCHELL, JOHN
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

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12/19/94 DOC TYPE: PET RECON
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 LAW FIRM: UNKNOWN
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: OPPOSE
 APPL : EDWIN G. JONES ATT:
 LAW FIRM: JONES, EDWIN G.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
 APPL : CELLTEK CORPORATION ATT:
 LAW FIRM: FOSTER, RON
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
 APPL : SOUND & CELL ATT:
 LAW FIRM: JONES, STEVE
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
 APPL : SOURCE ONE WIRELESS, INC ATT:
 LAW FIRM: O'CONNOR & HANNAN RASMUSSEN, AUDREY P.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
 APPL : MOBILE & PERSONAL COMMUNI ATT:
 LAW FIRM: GARDNER, CARTON & DOUGLAS RACLIN, GRIER C.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
 APPL : WESTERN WIRELESS CORPORAT ATT:
 LAW FIRM: GURMAN, KURTIS, BLASK & F KIECHEL, DOANE F.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
 APPL : PALOUSE PAGING INC & SANT ATT:
 LAW FIRM: GURMAN, KURTIS ET AL MIANO, ANDREA S.
 RELEASE/DENIED: FCC/DA#:
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::::: *** DKT/RM: 92-115 *** :::::

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LAW FIRM: JOHNSTON, E. ASHTON
RELEASE/DENIED: FCC/DA#:
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APPL : BELL ATLANTIC ATT:
LAW FIRM: KATZ, LAWRENCE W.
RELEASE/DENIED: FCC/DA#:
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12/19/94 DOC TYPE: PET RECON
APPL : PERSONAL COMMUNICATIONS I ATT:
LAW FIRM: GOLDEN, MARK J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: REQUEST
APPL : MCCAW CELLULAR COMMUNICAT ATT:
LAW FIRM: MASSEY, CATHLEEN A.
RELEASE/DENIED: FCC/DA#:
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12/19/94 DOC TYPE: PET RECON
APPL : AMERITECH MOBILE SERVICES ATT:
LAW FIRM: BLOOSTON, MORDKOFKY, JAC MYERS, DENNIS
RELEASE/DENIED: FCC/DA#:
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APPL : GTE ATT:
LAW FIRM: LACHANCE, ANDRE J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : ERICSSON CORPORATION, THE ATT:
LAW FIRM: YOUNG & JATLOW JATLOW, DAVID C.
RELEASE/DENIED: FCC/DA#:
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12/19/94 DOC TYPE: PET RECON
APPL : M.C. STEPHAN ATT:
LAW FIRM: STEPHAN, M.C.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

::::: *** DKT/RM: 92-115 *** :::::

12/19/94 DOC TYPE: PET RECON
APPL : PCS DEVELOPMENT CORPORATI ATT:
LAW FIRM: LUKAS MCGOWAN NACE MCGOWAN, GERALD S.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : BELL SOUTH CORPORATION ATT:
LAW FIRM: WILKINSON, BARKER, KNAUER TOLLIN, L. ANDREW
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : PAGE AMERICA GROUP ATT:
LAW FIRM: LATHAM & WATKINS GROCHOWSKI, RAYMOND B.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : MASSACHUSETTS CONNECTICUT ATT:
LAW FIRM: PRENDERGAST, JOHN A.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : PAC-WEST TELECOMM, INC. ATT:
LAW FIRM: PEPPER & CORAZZINI CYBULSKI, LOUISE
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : PERSONAL COMMUNICATIONS I ATT:
LAW FIRM: GOLDEN, MARK J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : PAGING NETWORK, INC. ATT:
LAW FIRM: REED SMITH SHAW & MCCLAY ST. LEDGER-ROTY, JUDITH
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : MCCAOW CELLULAR ATT:
LAW FIRM: MASSEY, CATHLEEN A.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

::::: *** DKT/RM: 92-115 *** :::::

12/19/94 DOC TYPE: PET RECON
APPL : AIRTOUCH ET AL. ATT:
LAW FIRM: WILKINSON, BARKER, KNAUER ZACHEM, KATHRYN A.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : DIAL PAGE, INC ATT:
LAW FIRM: LUKAS MCGOWAN NACE MCGOWAN, GERALD S.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : SUSSEX CELLULAR, INC. ATT:
LAW FIRM: GARDNER CARTON & DOUGLAS DOUGHERTY, THOMAS J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : ALPHA EXPRESS, INC ATT:
LAW FIRM: PEPPER & CORAZZINI MANDELL, ELLEN S.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : MTC COMMUNICATIONS ATT:
LAW FIRM: HEAVENER, M.G.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : SOUTHWESTERN BELL ATT:
LAW FIRM: BEARD, BRUCE E.
RELEASE/DENIED: FCC/DA#:

RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : METROCALL, INC. ATT:
LAW FIRM: JOYCE & JACOBS JOYCE, FREDERICK M.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : PRONET INC. ATT:
LAW FIRM: GURMAN KURTIS BLASK & WALSH, JEANNE M.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

: : : : : *** DKT/RM: 92-115 *** : : : : :

12/19/94 DOC TYPE: PET RECON
APPL : PAGING PARTNERS CORP. ATT:
LAW FIRM: O'CONNOR & HANNAN RASMUSSEN, AUDREY P.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : C-TWO-PLUS TECHNOLOGY ATT:
LAW FIRM: CARTER, LEDYARD & MILBURN FITZGIBBON, TIMOTHY J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : CELPAGE, INC. ATT:
LAW FIRM: JOYCE & JACOBS JOYCE, FREDERICK M.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: MOTION
APPL : MOBILE & PERSONAL COMMUNI ATT:
LAW FIRM: GARDNER, CARTON & DOUGLAS RACLIN, GRIER C.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : CELLULAR COMMUNICATIONS O ATT:
LAW FIRM: SKADDEN, ARPS, SLATE, MEA PAWLIK, DAVID H.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/19/94 DOC TYPE: PET RECON
APPL : ZACHARY LEN GIBSON ATT:
LAW FIRM: GIBSON, ZACHARY LEN
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/08/94 DOC TYPE: PET RECON
APPL : INTERDIGITAL COMMUNICATIO ATT:
LAW FIRM: DOYLE, WILLIAM A.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

12/08/94 DOC TYPE: COMMENT
APPL : NOKIA MOBILE PHONES, INC. ATT:
LAW FIRM: LIPPO, TOM A.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

: : : : : *** DKT/RM: 92-115 *** : : : : :

12/08/94 DOC TYPE: NOTICE
 APPL : CELLULAR TELECOMMUNICATIO ATT:
 LAW FIRM: WILLIAMS, ANDREA D.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

12/07/94 DOC TYPE: NOTICE
 APPL : MCCAW CELLULAR COMMUNICAT ATT:
 LAW FIRM: MASSEY, CATHLEEN A.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

11/14/94 DOC TYPE: NOTICE
 APPL : PERSONAL COMMUNICATIONS I ATT:
 LAW FIRM: WILEY, REIN & FIELDING DESILVA, ERIC W.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

11/10/94 DOC TYPE: REQUEST
 APPL : GRACEBA TOTAL COMMUNICATI ATT:
 LAW FIRM: HILL & WELCH WELCH, TIMOTHY E.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

09/21/94 DOC TYPE: ERRATA
 APPL : MOBILE SERVICES DIVISION ATT:
 LAW FIRM: FCC CIMKO, JOHN
 RELEASE/DENIED: 09/21/94 FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

08/02/94 DOC TYPE: R&O
 APPL : MOBILE SERVICES DIVISION ATT:
 LAW FIRM: FCC UNKNOWN
 RELEASE/DENIED: 09/09/94 FCC/DA#: 94-201
 RM#: VIEWING STATUS: 0 EXPARTE:

07/12/94 DOC TYPE: REPLY COMM
 APPL : SOUTHWESTERN BELL MOBILE ATT:
 LAW FIRM: BEARD, BRUCE E.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

07/07/94 DOC TYPE: REPLY COMM
 APPL : PAGING PARTNERS CORP. ATT:
 LAW FIRM: O'CONNOR & HANNAN RASMUSSEN, AUDREY P.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

::::: *** DKT/RM: 92-115 *** :::::

07/05/94 DOC TYPE: REPLY COMM
 APPL : AIRTOUCH PAGING ATT:
 LAW FIRM: BRYAN CAVE NORTHROP, CARL W.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

07/05/94 DOC TYPE: REPLY COMM
 APPL : SKYTEL CORPORATION ATT:
 LAW FIRM: LUKAS, MCGOWAN, ET AL. GUTIERREZ, THOMAS
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

07/05/94 DOC TYPE: REPLY COMM
 APPL : PERSONAL COMMUNICATIONS I ATT:
 LAW FIRM: GOLDEN, MARK J.
 RELEASE/DENIED: FCC/DA#:

RM#: VIEWING STATUS: 0 EXPARTE:

07/05/94 DOC TYPE: REPLY COMM
 APPL : MCCA W CELLULAR COMMUNICAT ATT:
 LAW FIRM: MASSEY, CATHLEEN A.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

07/05/94 DOC TYPE: REPLY COMM
 APPL : PAGING NETWORK, INC. ATT:
 LAW FIRM: REED SMITH SHAW & MCCLAY SARVER, MARNIE K.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

07/05/94 DOC TYPE: REPLY COMM
 APPL : PAGING PARTNERS ATT:
 LAW FIRM: O'CONNOR & HANNAN RASMUSSEN, AUDREY P.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

07/05/94 DOC TYPE: REPLY COMM
 APPL : SMR SYSTEMS, INC. ATT:
 LAW FIRM: WILLIAM J. FRANKLIN, CHTD FRANKLIN, WILLIAM J.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

07/05/94 DOC TYPE: REPLY COMM
 APPL : SOUTHWESTERN BELL MOBILE ATT:
 LAW FIRM: BEARD, BRUCE E.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

::::: *** DKT/RM: 92-115 *** :::::

07/05/94 DOC TYPE: REPLY COMM
 APPL : COMMITTEE FOR EFFECTIVE C ATT:
 LAW FIRM: WILLIAM J. FRANKLIN, CHTD FRANKLIN, WILLIAM J.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/29/94 DOC TYPE: COMMENT
 APPL : SOUTHWESTERN BELL MOBILE ATT:
 LAW FIRM: BEARD, BRUCE E.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/28/94 DOC TYPE: NOTICE
 APPL : LAUREN A. CARBAUGH ATT:
 LAW FIRM: WILEY, REIN & FIELDING CARBAUGH, LAUREN A.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

06/27/94 DOC TYPE: REQUEST
 APPL : PERSONAL COMMUNICATIONS I ATT:
 LAW FIRM: GOLDEN, MARK J.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/22/94 DOC TYPE: COMMENT
 APPL : PAGING PARTNERS CORP. ATT:
 LAW FIRM: O'CONNOR & HANNAN RASMUSSEN, AUDREY P.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/22/94 DOC TYPE: NOTICE
 APPL : CARL W. NORTHROP ATT:

LAW FIRM: BRYAN CAVE NORTHROP CARL W.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE: Y

06/21/94 DOC TYPE: ERRATA
APPL : NYNEX ATT:
LAW FIRM: NETHERSOLE, JACCI
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : METROCALL, INC. ATT:
LAW FIRM: JOYCE & JACOBS JOYCE, FREDERICK M.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

::::: *** DKT/RM: 92-115 *** :::::

06/20/94 DOC TYPE: COMMENT
APPL : PRIORITY COMMUNICATIONS ATT:
LAW FIRM: PEPPER & CORAZZINI MANDELL, ELLEN S.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : NEXTEL COMMUNICATIONS ATT:
LAW FIRM: HOLLOWAY, LAURA L.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : SOUTHWESTERN BELL MOBILE ATT:
LAW FIRM: BEARD, BRUCE E.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : U S WEST COMMUNICATIONS ATT:
LAW FIRM: BENNETT, LAURIE J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : PAGING PARTNERS CORPORATI ATT:
LAW FIRM: O'CONNOR & HANNAN RASMUSSEN, AUDREY P.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : SOURCE ONE WIRELESS, INC. ATT:
LAW FIRM: O'CONNOR & HANNAN RASMUSSEN, AUDREY P.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : PRONET, INC. ATT:
LAW FIRM: GURMAN, KURTIS, ET AL. BLASK, JEROME K
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : PAGING NETWORK, INC. ATT:
LAW FIRM: REED SMITH SHAW & MCCLAY ST. LEDGER-ROTY, JUDITH
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

***** DKT/RM: 92-115 *****

06/20/94 DOC TYPE: COMMENT
APPL : SMR SYSTEMS, INC. ATT:
LAW FIRM: WILLIAM J. FRANKLIN, CHTD FRANKLIN, WILLIAM J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : COMMITTEE FOR EFFECTIVE C ATT:
LAW FIRM: WILLIAM J. FRANKLIN, CHTD FRANKLIN, WILLIAM J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : MCCAW CELLULAR COMMUNICAT ATT:
LAW FIRM: MASSEY, CATHLEEN A.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : AIRTOUCH PAGING ATT:
LAW FIRM: BRYAN CAVE NORTHROP, CARL W.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : PREMIERE PAGE, INC. ATT:
LAW FIRM: SCHEIWE, STEVEN D.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : CELLULAR TELECOMMUNICATIO ATT:
LAW FIRM: WILLIAMS, ANDREA D.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : SKYTEL CORPORATION ATT:
LAW FIRM: LUKAS MCGOWAN GUTIERREZ, THOMAS
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : NEW PAR ATT:
LAW FIRM: SKADDEN, ARPS, SLATE, MEA HINDMAN, RICHARD A.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

***** DKT/RM: 92-115 *****

06/20/94 DOC TYPE: COMMENT
APPL : GTE ATT:
LAW FIRM: POLIVY, GAIL L.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : PERSONAL COMMUNICATIONS ATT:
LAW FIRM: GOLDEN, MARK J.
RELEASE/DENIED: FCC/DA#:
RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
APPL : AMERITECH MOBILE SERVICES ATT:

LAW FIRM: GOCKLEY, JOHN
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
 APPL : VANGUARD CELLULAR ATT:
 LAW FIRM: DOW LOHNES & ALBERTSON BENDER, RAYMOND G.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
 APPL : TRI-STATE RADIO CO ATT:
 LAW FIRM: BECKER & MADISON BECKER, RICHARD S.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
 APPL : RURAL CELLULAR ASSOC. ATT:
 LAW FIRM: KRASKIN & ASSOCIATES BENNET, CARESSA D.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
 APPL : ALLTEL MOBILE ATT:
 LAW FIRM: HILL, CAROLYN C.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
 APPL : BELL ATLANTIC ATT:
 LAW FIRM: CROWELL & MORING SCOTT, JOHN T.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

::::: *** DKT/RM: 92-115 *** :::::

06/20/94 DOC TYPE: COMMENT
 APPL : ALPHA EXPRESS, INC ATT:
 LAW FIRM: PEPPER & CORAZZINI MANDELL, ELLEN S.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
 APPL : NYNEX ATT:
 LAW FIRM: NETHERSOLE, JACQUELINE
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/20/94 DOC TYPE: COMMENT
 APPL : AIRTOUCH COMMUNICATIONS ATT:
 LAW FIRM: RILEY, PAMELA
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

06/15/94 DOC TYPE: COMMENT
 APPL : COMP COMM, INC. ATT:
 LAW FIRM: SHRENK, GEORGE L.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE:

05/04/94 DOC TYPE: NOTICE
 APPL : INTERDIGITAL COMMUNICATIO ATT:
 LAW FIRM: TAYLOR, JACK
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

04/20/94 DOC TYPE: FURTH NPRM
 APPL : LAND MOBILE AND MICROWAVE ATT:
 LAW FIRM: FCC UNKNOWN
 RELEASE/DENIED: 05/20/94 FCC/DA#: 94-102
 RM#: VIEWING STATUS: 0 EXPARTE:

11/04/93 DOC TYPE: NOTICE
 APPL : PACTEL PAGING, ET AL. ATT:
 LAW FIRM: BRYAN CAVE NORTHROP, CARL W.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

09/09/93 DOC TYPE: NOTICE
 APPL : PACTEL PAGING ATT:
 LAW FIRM: BRYAN CAVE NORTHROP, CARL W.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

: : : : : *** DKT/RM: 92-115 *** : : : : :

08/18/93 DOC TYPE: NOTICE
 APPL : GTE SERVICE CORPORATION ATT:
 LAW FIRM: BJELLAND, CAROL L.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

08/03/93 DOC TYPE: NOTICE
 APPL : CELLULAR TELECOMMUNICATIO ATT:
 LAW FIRM: ALTSCHUL, MICHAEL
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

04/23/93 DOC TYPE: NOTICE
 APPL : NYNEX MOBLIE COMMUN. ATT:
 LAW FIRM: HAHN, PHILIP A.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

04/20/93 DOC TYPE: NOTICE
 APPL : C2+ TECHNOLOGY, INC. ATT:
 LAW FIRM: GRAYDON, STUART F.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

02/24/93 DOC TYPE: NOTICE
 APPL : U.S. TELEPHONE ASSOCIATIO ATT:
 LAW FIRM: LIM, ANNA
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

01/05/93 DOC TYPE: NOTICE
 APPL : INTERDIGITAL ATT:
 LAW FIRM: SMITH, DAVID L.
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

12/21/92 DOC TYPE: NOTICE
 APPL : IN-FLIGHT PHONE CORP. ATT:
 LAW FIRM: GINSBURG, FELDMAN BAVENDER, ANN
 RELEASE/DENIED: FCC/DA#:
 RM#: VIEWING STATUS: 0 EXPARTE: Y

12/21/92 DOC TYPE: NOTICE
 APPL : IN-FLIGHT PHONE ATT:
 LAW FIRM: GINSBURG, FELDMAN BAVENDER, ANN
 RELEASE/DENIED: FCC/DA#: